Attorney Docket No.: 2002B140/2

REMARKS

Applicants respectfully request reconsideration of the application.

Claims 1-34, 58-74, 8 107, and 109-118 are before the Examiner. Claims 35-57, 75-80, and 108 have been withdrawn.

ELECTION/RESTRICTIONS

Claims 1-118 were the subject of a restriction and election of species set forth on pages 2-4 of the Action. Applicants elect Group 1, claims 1-34, 58-74, 81-107, and 109-118. Further, Applicants elect the specie of polymer described by the combination of features recited in claim 1 for prosecution on the merits.

Applicants were also requested to provide an indication of the relevance of the references of the information disclusive statements towards the elected invention. In response, Applicants respectfully submit that no such requirement is set forth under 37 C.F.R. § 1.98 and that the submission of the references for the application was necessary to discharge Applicants' duty of candor and good faith in dealing with the Office. However, Applicants truly appreciate the Examiner's efforts in reviewing the information disclosure statements and thank the Examiner for her consideration of the references.

63

I/BPC/LA Prosecution # 4CC Prosecution/2002/2002b140/US/2002B140-2-US-20MAPR21-RESTRICTION REQUIREMENT DOC

Attorney Docket No.: 2002B140/2

Applicants invite the lixamine to telephone the undersigned attorney if there are any issues outstanding which have not been presented to the Examiner's satisfaction.

Respectfully submitted,

Date

ExxonMobil Chemical Co. Law Technology P.O. Box 2149

1/21/05

Baytown, Texas 77522-2149

Phone: 281-834-2173 Fax: 281-834-2495 Leandre Arechederra, III Attorney for Applicants Registration No. 52,457

54

PAGE 67/67 * RCVD AT 4/21/2005 3:00:11 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIB:8729306 * CSID:281 834 1231 * DURATION (mm-ss):27-20

ution/2002/2002b140/U5/2002B140-3-U5-2005APR21-RESTRICTION REQUIREMENT.DOC